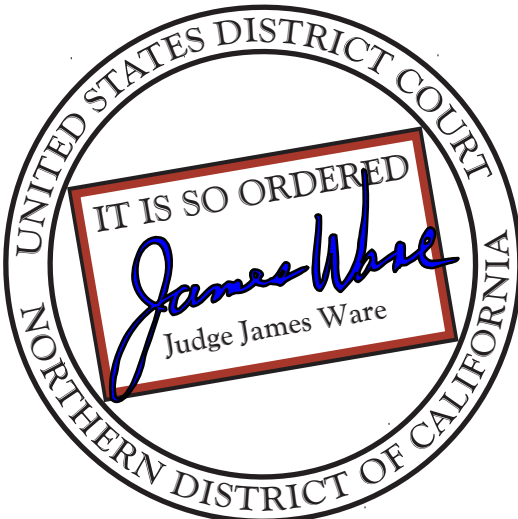


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CX REINSURANCE COMPANY LIMITED,  
11 successor in interest to CNA REINSURANCE  
COMPANY LIMITED, sued herein as  
12 CNA REINSURANCE COMPANY



14  
15 UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA - SAN JOSE DIVISION

16 LAW ENFORCEMENT TRAINING AND  
17 RESEARCH ASSOCIATES, INC.; JEFFREY A.  
SCHWARTZ, and CYNTHIA BARRY,

18 Plaintiffs,

19 v.

20 REPUBLIC WESTERN INSURANCE; CNA  
21 REINSURANCE COMPANY, and DOES 1  
through 50;

22 Defendants.

CASE NO. CV 05-4256JW

23  
24 STIPULATION FOR DISMISSAL WITH  
PREJUDICE OF CX REINSURANCE  
COMPANY LIMITED, successor in interest  
to CNA REINSURANCE COMPANY  
LIMITED, sued herein as CNA  
REINSURANCE COMPANY, AND  
PROPOSED ORDER OF DISMISSAL

[Fed.R.Civ.P., Rule 41(a)]

25 WHEREAS, plaintiffs LAW ENFORCEMENT TRAINING AND RESEARCH ASSOCIATES,  
INC.; JEFFREY A. SCHWARTZ, and CYNTHIA BARRY and defendant CX REINSURANCE  
COMPANY LIMITED, successor in interest to CNA REINSURANCE COMPANY LIMITED, sued  
herein as CNA REINSURANCE COMPANY, have reached a complete settlement of their differences in  
the matter herein, and there having been a satisfaction by CX REINSURANCE COMPANY LIMITED

1 of the accord between the stated parties;

2 IT IS HEREBY STIPULATED by and between plaintiffs LAW ENFORCEMENT TRAINING  
3 AND RESEARCH ASSOCIATES, INC.; JEFFREY A. SCHWARTZ, and CYNTHIA BARRY on the  
4 one hand, and defendant CX REINSURANCE COMPANY LIMITED on the other hand, by and through  
5 their respective counsel that CX REINSURANCE COMPANY LIMITED may now be dismissed with  
6 prejudice with each side to bear their own attorneys fees and costs of litigation.

7

8 Date: May 16, 2006

AUNE & ASSOCIATES

9  
10 By:   
Robert E. Aune  
11 Attorneys for Plaintiffs

12 Date: May 16, 2006

13 BLICK & RHOADES

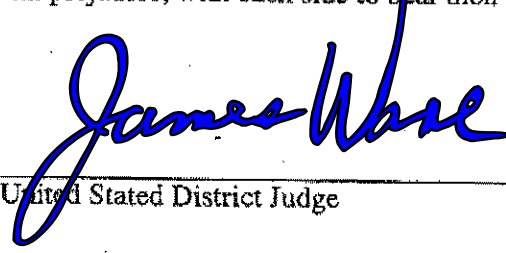
14 By:   
15 Mark Adams Poppett  
16 Attorneys for Defendant,  
17 CX REINSURANCE COMPANY  
18 LIMITED, successor in interest to CNA  
19 REINSURANCE COMPANY LIMITED,  
20 sued herein as CNA REINSURANCE  
21 COMPANY

22 **ORDER OF DISMISSAL**

23 Upon the Stipulation of the parties and good cause appearing, pursuant to Rule 41(a) of the  
24 Federal Rules of Civil Procedure,

25 IT IS HEREBY ORDERED that defendant CX REINSURANCE COMPANY LIMITED,  
26 successor in interest to CNA REINSURANCE COMPANY LIMITED, sued herein as CNA  
27 REINSURANCE COMPANY is hereby dismissed with prejudice, with each side to bear their own  
28 attorneys fees and costs of litigation.

Date: May 25, 2006

  
United States District Judge